RES	IDENTIAL USE	RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	<u>H</u>
1.	One-family detached dwell	ling <b>P</b>	0	Р	0	Α	P	(*)	0	0	0	0
1A.	Family Suite	0	Ö	A	Ö	Ô	o	o'	ŏ	Ö	Ö	ŏ
2.	One-family detached dwell for personnel required for the safe operation of a permitte use to reside on the premise thereof.	he ed ses										
		0	0	0	Α	Α	0	(*)	Α	Α	Α	0
3.	Two-family or semi-detache	ed dwe	elling <b>P</b>	O**	0	Α	0	(*)	0	o	0	0
4.*	Multiple family building type for not less than three (3) dwelling units in any one building, such as: apartme houses and/or town houses (Art. 44 A.T.M. 1965, Art.1 S.T.M. June 17, 1969 Art. 3. S.T.M. 11/18/75) (Ar S.T.M. #2, Oct. 10, 2000)	ent s.	P	O**	P+	A	0	(*)	0	0	0	0
5.	Alteration and conversion of one-family house existing a the time of the adoption of by-law, to accommodate to families if located on a lot having an area at least twenty-five percent greater than required for a one-family house.	of a at this wo						`,				
	House.	Р	Р	0	0	Α	0	(*)	0	0	0	0

<sup>&</sup>quot;+ On and after January 1, 2000 all new projects exercising this use which are not a replacement of a prior existing structure within the same footprint; and all modifications to prior-existing projects exercising this use which expand such use; shall require the issuance of a special permit in accordance with Section VI-DD"

FP - See Flood Plain regulations at the end of this Section.

HM-I - See Highway Mixed Use-I District regulations at Section III-B.

HM-II - See Highway Mixed Use-II District regulations at Section III-C.

LC - See Limited Commercial District regulations at Section III-D.

HM-III - See Highway Mixed Use-III District regulations at Section III-G (Page III-43).

HPU - See Highway Planned Use regulations at Section III-G (Page III-46).

(\*)DM - See Downtown Mixed Use Regulations in Section III-E

- \*1. Dwellings presently occupied for multi-family purposes, that have been in existence prior to 1948, and used continuously as such, may continue to be occupied for multi-family purposes under a non-conforming status subject to the provisions of Section V-A, 1., 2., 3. and 4. of the Natick Zoning By-Laws.
- 2. Proof of continuous multi-family use must be documented with the Inspector of Buildings, who shall issue a certificate of such documentation.
- 3. A copy of this certificate shall be filed with the Town Clerk, Board of Assessors and Board of Health.
- \*\*4. See special regulations in Section III-F for alternative uses allowed by Special Permit in certain single family districts.

III-A.2 USE REGULATIONS SCHEDULE

RESIDENTIAL USE	RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	<u>H</u>
6. Tourist Home	Р	0	0	0	0	0	(*)	0	0	0	0
7. Hotel and Motel	0	Р	0	0	0	0	(*)	Р	0	<b>A</b> *	0
8. Renting of one or two rooms and the furnishing of board by a resident family to not more than three non-transient persons	S. <b>P</b>	0	0	0	A	0	(*)	0	0	0	0
9. Private garage or outdoor vehicle storage in connect with a dwelling for not more than three motor vehicles which shall not include more than one commercial vehice two and one-half tons gross weight or more than one very owned by a non-resident of premises except in the cast farm operated on a full-time basis by a resident thereone.	e e le s chicle f the e of a e	P	P	P	A	O	(*)	0	0	0	0
10. Country club, including golf by natural light only, riding, tennis and boat houses. (A S.T.M. 11/24/64 & Art. 54 A.T.M. 1962)											
,	Р	0	0	Α	0	0	(*)	0	0	0	0

<sup>\*</sup>Art. 29, FALL ATM 1997

RECREATIONAL USES	RG	RM	RS	PCD	SH	AP	DM	CII	INI	NII	<u>H</u>
10A. Country club, including golf, by natural light only, riding, tennis and boat houses and community centers for excluse of the residents of the particular district in which it is located (Art. I S.T.M. June 17, 1969)(Art. 2 S.T.M #2, Oct. 10, 2000)	ısive	0	0	P+	0	0	(*)	0	0	0	0
<ol> <li>Lodge building or other non- profit social or civic use, but not including any use the principal activity of which is one customarily conducted as business.</li> </ol>	P	0	A	A	A	0	(*)	0	0	0	0
12. Indoor amusement or recreation place or place of assembly provided that the building is so insulated and maintained as to confine noise to the premises and is located not less than one hundred feet from a resident district.	tial										
	0	0	0	0	Α	0	(*)	Α	0	0	0
<ol> <li>Commercial outdoor amuse or recreation use, but not including outdoor movie theatre.</li> </ol>	ment										
	0	0	0	0	0	0	(*)	Α	0	0	0

<sup>&</sup>quot;+ On and after January 1, 2000 all new projects exercising this use which are not a replacement of a prior existing structure within the same footprint; and all modifications to prior-existing projects exercising this use which expand such use; shall require the issuance of a special permit in accordance with Section VI-DD"

REC	REATIONAL USES	RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	<u>H</u>
14.	Outdoor movie theatre (dele	eted – A	rt. 45 AT	M 04/27/	10)							
15.	Farm for the raising, keeping and sale of cattle, horses, sheep, goats and for the growing and sale of all agricultural products including fruits, vegetables, hay and grain, all dairy produce, and eggs.	<b>A</b> *	0	<b>A</b> *	0	0	0	(*)	<b>A</b> *	0	0	0
		^	J	^	O	J	J	( )	^	O	J	Ü
16.	Premises for the raising of swine, poultry, fowl and fur-bearing animals.											
	-	<b>A</b> *	0	<b>A</b> *	0	0	0	(*)	0	0	0	0
17.	A stall or stand for selling farm or garden products a major portion of which is raised or produced on the premises by the owner or lessee thereof.	P	0	P	0	0	0	(*)	P	0	0	0

<sup>\*</sup> If such land is used for the primary purpose of agriculture, horticulture, floriculture or viticulture, including those facilities for the sale of produce, wine and dairy products, insofar as a majority of such products for sale have been produced by the owner of the land on which the facility is located, and provided that such parcel is more than five (5) acres in area, no special permit for such use shall be required.

BUS	INESS USES	RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	<u>H</u>
18.	Greenhouse, nursery and truck garden.	P	0	P	0	0	0	(*)	A	0	o	0
19.	Customary home occupate within the principal building conducted by a resident of premises (or by owners of premises where such premabut Route 135 (Central S and are within the Central District) provided that not a than one other person is regularly employed therein connection with such use; more than twenty-five per of the total floor area not to exceed four hundred square is regularly devoted to such that there is no exterior stoof materials or equipment; that no display of products visible from the street. (Art. 64 A.T.M. 1968)	of the the nises treet) Fire more In in that not cent cent cent cent cent cent cent cen										
		Р	Р	Р	Α	0	0	(*)	Α	0	0	0

<b>BUSINESS USE</b>	S	RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	<u>H</u>
dwelling or be used as workroom of a profes studio or co occupation thereon pro same cond as hereinb	cessory to a premises to an office or for the conduct sional office or ustomary home by a resident ovided that the litions shall applyefore set forth se in a dwelling F.M. 1974)	Α.	0	Α	0	0	0	(*)	Α	0	0	0
the disposa the sanitar provided th approved b	d use of land for al of refuse by y-fill method he same is also by the Board of vote of the	A	0	A	0	0	0	(*)	0	A	A	0
22. Retail store	es.	0	0	0	Α	0	0	(*)	Р	0	0	0
22A. Adult Uses (Art. 48, Sp A.T.M., 4/1	oring	0	0	0	0	0	0	0	0	0	o	0
*See Note	stablishments 2 ring A.T.M., 4/24/0	<b>O</b>	0	0	0	0	0	0	0	0	0	0

Note 1: See Section 323.4 Adult Uses (Art. 48, Spring A.T.M., 4/17/97)

Note 2: 22B. Body Art Establishments: Body Art Establishments shall be allowable only on parcels of land situated within the Regional Corridor (RC) overlay district upon the grant of a special permit by the Planning Board acting as a Special Permit Granting Authority (SPGA). This use is prohibited on all parcels which are not located totally within the RC overlay district and specifically prohibited on any premises zoned Highway Mixed Use III (HM-III), even if said HM-III premises are overlaid by the RC zoning district.

BUS	INESS USES	RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	<u>H</u>
23.	Salesroom for motor vehicles, trailers, boats, farm implements, or machinery, with no repair services excluding used-callots.	r										
00.4	Limited salesroom for	0	0	0	0	0	0	(*)	Р	0	0	0
23A.	motor vehicles (Article 5, FTM, 10/15/13)	0	0	0	0	0	0	(*)	Α	0	0	0
24.	Salesroom for motor vehicles, trailers, boats, farm implements, or machinery, with repair services and storage including used-car lots.	0	0	0	0	0	0	(*)	A	A	0	0
25.	Wholesale or retail office or showroom with inside storage of goods for sale on premises only.				0				Б.			
		0	0	0	0	0	0	(*)	Р	0	0	0
26.	For an office, studio or workroom connected and strictly accessory to the residence of the occupant, and in which no activity inappropriate to the district shall be carried on. (Art. 52 A.T.M. 1974)											
		Α	Α	Α	Α	0	0	(*)	Р	0	0	0

III-A.2 USE REGULATIONS SCHEDULE

BUS	INESS USES	RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	<u>H</u>
27.	Business or professional office or agency, bank or other financial institution (Art. 24 Fall A.T.M. 1996)	o	0	0	A	o	A	(*)	P	P	A	0
27A.	Administrative offices, clerical offices, statistical offices and establishments for research and development. (Art. 8 S.T.M. 2 1975)		0	0	0	0	A	(*)	0	<b>A</b> *	<b>A</b> *	0
28.	Craft, consumer, profession or commercial service establishments dealing directly with the general public.											
		0	0	0	Α	0	0	(*)	Р	0	0	0
29.	Undertaking establishment or funeral home.	0	0	0	0	0	0	(*)	P	0	0	0
30.	Repair garage for motor vehicles.											
		0	0	0	0	0	0	(*)	Α	Α	0	0
31.	Commercial parking lot or parking garage, filling or service station.*											
		0	0	0	0	0	0	(*)	Α	Α	0	0

 $<sup>^{\</sup>star}$  Any special permit granted for this use shall be subject to the provisions of Section VI DD

**III-A.2 USE REGULATIONS SCHEDULE** 

BUS	INESS USES	RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	Н
31A.	A facility exclusively for, or whose principal activity is the changing of oil and rela lubrication services on mot	ited										
	vehicles.*	0	0	0	0	0	0	(*)	Α	Α	0	0
31B.	Carwash**	0	0	0	0	0	0	(*)	Α	0	0	0
32.	Auto body, soldering, or welding shop.											
		0	0	0	0	0	0	(*)	Α	Α	0	0
33.	Animal or veterinary hospital providing it is located 200 ft. from nearest residential dwelling.		0	0	0	0	0	(*)	P	0	0	0
34.	Printing or publishing establishment provided that not more than five thousanteet are used for work and storage											
	Storage	0	0	0	0	0	Α	(*)	Р	0	0	0
	a. over 5,000 sq. ft.	0	0	0	0	0	Α	(*)	Α	P	Р	0
35.	Off-street parking as hereinafter permitted.	P	P	P	P	0	A	(*)	P	P	P	0

<sup>\*</sup> For the Aquifer Protection District See Section III.A.5-5b).2. (Art. 22, Fall ATM, 10/5/93)

<sup>\*\*</sup> Mechanical vehicular washing system using water and chemical additives.

BUSINESS USES	RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	<u>H</u>
36. Restaurant, tea rooms, lunchrooms or other places serving permitted beverage inside a building.		0	0	0	0	0	(*)	P	0	0	0
37. Cafeteria or restaurant for sole use of personnel employed on the premises of permitted use.					-		( )				•
	0	0	0	0	0	0	(*)	Р	Р	Р	0
38. Restaurant or other places serving food or permitted beverages and providing live or mechanical entertain ment or serving customers outside of buildings.	)- O	0	0	0	0	0	(*)	A	0	0	0
38A. The serving of food and/or permitted beverages, with or without accompanying entertainment, on the premiof a hotel, including without limitation, all restaurants cocktail lounges, room serv facilities, meeting and funct rooms on said premises. (Art. 3 S.T.M. #1 1977)	rice										
( o o	0	0	0	0	0	0	(*)	Р	0	0	0

INDU	JSTRIAL USES	RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	<u>H</u>
39.	Light manufacturing uses (renewableor alternative enemanufacturing uses) when involved entail only fabricat finishing work, packaging, of food production, conducted that noise, smoke, dust, or similar objectionable feature to the premises.	ergy lighthe pro- tion, assor commod in suc dor, vibr	nt cesses sembly, nercial th a man ration or									
	(Art. 58, Fall ATM 10/20/09)	0	0	0	0	0	0	(*)	0	Р	Р	0
39A	Ancillary Outlet** (Art. 28, Spring Town Meeting	<b>O</b> 4/14/15)	0	0	0	0	0	(*)	0	Α	0	0
40.	General industrial uses inclimanufacturing, renewable energy manufacturing, procother industrial operations to be offensive to adjoining direspect to obnoxious noise dust, odor, waste disposal or similar objectionable fea (Art. 58, Fall ATM 10/20/09)	or alterr cessing, that will istricts i e, smok , vibratio	or not n e,	0	0	0	0	(*)	O	0	P	0
	,		Ū	J		Ū	Ū	( )	Ū	J	•	Ū
40A.	Renewable or alternative e research and development		s									
	(Art. 58, Fall ATM 10/20/09)	0	O	0	0	0	0	(*)	0	Р	Р	0
41.	Warehouses (excluding ret warehouses), for storage of any personal property with sales taking place on the premises; and open storag of lumber, stone, brick, gracement, and contractor's ement, or other bulky merch which may be sold on the	f no e yards vel, quip- andise,					_	41		_		_
	premises.	0	0	0	0	0	0	(*)	0	0	<b>A</b> *	0

(Art. 73 A.T.M. 1963, Art. 49 A.T.M. 1976 & Art. 24 Fall A.T.M. 1996)

<sup>&</sup>quot;\*Use 39A. Ancillary Outlet shall not be permitted in any Industrial Zones covered by or underlying the Regional Center Overlay District or HOOP Overlay Districts. The Ancillary Outlet Setback from a residential zone to an Ancillary Outlet inclusive of its outside parking and vehicular access is 85 feet." (Art. 28, Spring Town Meeting, 4/14/15)

INDU	JSTRIAL USES	RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	<u>H</u>
42.	Junk yards (Enclosed by a 10' high fence or other closed screen acceptable to Building Inspector.	0	o	o	o	o	o	(*)	0	0	Α	0
TRA	NSPORTATION USES											
43.	Private landing area to be used solely for the landing, taking off, and storage of privately owned airplanes and/or helicopter.	A	0	A	0	0	0	(*)	0	0	0	0
44.	Motor freight or other transportation terminals; yards for the servicing of trucks and trailers.	0	0	0	0	0	0	(*)	0	0	Α	0
INICT	TITUTIONAL USES	J	O	J	J	O	O	()	O	O	^	U
IIVOI	HUHONAL USES											
45.	Municipal facility and building for public uses and purposes, including a Town-owned dump. (Art. 52 A.T.M. 1974)											
		Α	Α	Α	Α	0	Α	(*)	Р	Р	Р	0

<sup>\*</sup> Acceptance of this article shall not be considered acceptance of Chapter 808 of the Acts of 1975 by this town. Note: For districts FP, HM-I, HM-II, HM-III, LC, HPU see Section III Page 3

<u>INS</u> 1	TITUTIONAL USES	RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	<u>H</u>
46.	Public service and public utility structure including telephone exchange. (Art. 52 A.T.M. 1974)	A	A	A	A	0	A	(*)	P	P	P	0
46A.	Wireless Communications Facility, including only a BN an AWCF, and co-locating on an existing free standing monopole or lattice tower.	a WCF		_	_				•			
		Α	Α	Α	Α	А	Α	Α	Α	Α	Α	Α
46B.	Wireless Communications including only a free standing monopole.◊	-										
	monopole.v	0	0	0	0	0	0	0	0	0	0	0
46C.	Indoor Wireless Communic Facility (IWCF).◊	ations										
	, ,	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
46D. Facilities for housing telecommunications equipment, such as sites where network systems can be interconnected to the fiber optic highband cable network, or to such network as it may be modified hereafter. (Art. 5, S.T.M. #2, 10/10/00)**												
**Sn	ecial Permit by SPGA in the	O HM-I HN	O Л-II HM	O -III HPLI	O RC an	d HC Dis	O stricts	Α	Α	Α	Α	0
**Special Permit by SPGA in the HM-I, HM-III, HM-III, HPU, RC and HC Districts												
47.	Church, rectory, convent, parish house, and other religious institutions.											
		Р	Р	Р	Р	0	Α	(*)	Р	Р	Р	0

♦ (Amended Art. 30, Fall ATM, 10/8/98)

INSTITUTIONAL USES		RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	<u>H</u>
48.	Schools: public, religious sectarian, or private.	P	P	P	Р	0	A	(*)	P	P	Р	0
49.	Licensed nursery school or other use for the day care of children, but not including day or summer private care operated for profit.*	9										
		Α	0	Α	Α	0	Α	(*)	Α	Α	0	Α
50.	Sanitarium, or nursing, or rest home. (Art. 12, S.T.M. #1 Jan. 21, 1992)	Α	0	0	0	0	A	Α	0	0	0	A
50A.	Health Care facility, including a hospital, diagnostic and health care professional offices.											
	i) under 2500 sq. ft.	0	0	0	0	0	Р	Р	Р	0	0	P
	ii) over 2500 sq. ft. (Art. 12, S.T.M. #1 Jan. 21, 1992)	0	0	0	0	0	A	Α	A	0	0	Α

<sup>\* &</sup>quot;However, no special permit shall be required for the day care of children in a private residence by a daycare provider, who is licensed and operates under the rules and regulations of the Commonwealth of Massachusetts, Department of Children, and who on a regular basis, receives for temporary custody and care, during part or all of the day, children under sixteen years of age, provided however, in either case that the total number of children under sixteen in a family day care home shall not exceed six, including participating children living in the residence."

<sup>\* &</sup>quot;Licensed Nursery Schools and/or Daycare Centers, if located in an existing building, in a (CII), INI, or (H) district, shall not be subject to section VI-DD, "Site Plan Review"; and licensed Nursery Schools and Daycare Centers, shall not be subject to the requirements of section III-A.5, Aquifer Protection District, provided they shall be located in an existing building and further provided no impervious materials shall be added to the site." (Art. 14, 1987 Fall A.T.M.)

**III-A.2 USE REGULATIONS SCHEDULE** 

RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	<u>H</u>	
<b>A</b> 10)	Α	0	A	Α	A	A	Α	0	Α	A	
Α	0	Α	0	0	0	(*)	0	0	0	0	
Р	0	Р	0	0	Α	(*)	0	0	0	0	
OTHER USES											
Α	0	Α	0	0	0	(*)	Α	0	0	0	
P	P	P	Α	Α	A	(*)	Р	P	Р	0	
Δ	Δ	Δ	Δ	Δ	Δ	(*)	Δ	Δ	Δ	0	
	A 10) A P	A A 10) A O P O P P	A A O 10)  A O A P O P  A O A P P P	A A O A 10)  A O A O P O P O  A O A O P P P A	A A O A A  10)  A O A O O  P O P O O  A O O  P P P A A	A A O A A A  10)  A O A O O O  P O P O O A  A O A A A A	A A O A A A A A A A A A A A A A A A A A	A A O A A A A A A A A A A A A A A A A A	A A O A A A A A O O O O O O O O O O O O	A A O A A A A A O A  10)  A O A O O O (*) O O O  P O P O O A (*) O O O  A O A O A O O O O  P P P P A A A A (*) P P P	

(Art. 45, Spring A.T.M. 04/27/10 – Deleted Drive in Theatres "D")